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## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

	V.	ORD	ER OF DETENTION PENDING TRIAL
C	hristian Omar Gutierrez-Ochoa	Case Number:	11-6086M
present and w			was held on February 25, 2011. Defendant was vidence the defendant is a flight risk and order the
I find by a pre	Floonderance of the evidence that:	INDINGS OF FACT	
	•	itad States or lawfully adi	mitted for permanent residence
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.  The defendant, at the time of the charged offense, was in the United States illegally.		
	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.		
	The defendant has no significant contact	cts in the United States of	r in the District of Arizona.
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.		
$\boxtimes$	The defendant has a prior criminal histo	ry.	
	The defendant lives/works in Mexico.		
	The defendant is an amnesty applican substantial family ties to Mexico.	t but has no substantial	ties in Arizona or in the United States and ha
$\boxtimes$	There is a record of the defendant using	g numerous aliases.	
	The defendant attempted to evade law enforcement contact by fleeing from law enforcement.		
	The defendant is facing a maximum of _	y	vears imprisonment.
at the time of  1. 2.  The da corrections fappeal. The cofthe United Statement to the United Statement Statement Tiles In Its In In Its I	the hearing in this matter, except as noted CON There is a serious risk that the defendar No condition or combination of condition DIRECTION defendant is committed to the custody of the facility separate, to the extent practicable, from the facility separate, to the extent practical the facility separate, to the extent practical third party custodian.	in the record.  NCLUSIONS OF LAW  Int will flee. Ins will reasonably assure IS REGARDING DETEN  The Attorney General or his, IS OF PRIVATE CONSTRUCTION  TO THIRD PARTY RELIPITATION  THIRD PARTY RELIPITATION  THIRD PARTY RELIPITATION  THE PREVIOUS AT LEAST  THIRD PARTY RELIPITATION  THE PREVIOUS AT LEAST  THIRD PARTY RELIPITATION  THE PREVIOUS AT LEAST  THIRD PARTY TO THE PREVIOUS AT LEAST  THIRD PARTY IS TO BE CONSIDER  THE PREVIOUS AT LEAST  THE PREVIOUS AND THE PREVIOUS AT LEAST  THE PREVIOUS AND THE PREVIOUS	/her designated representative for confinement in erving sentences or being held in custody pending sultation with defense counsel. On order of a count on charge of the corrections facility shall deliver the nection with a court proceeding.
DAT	ED this 28 <sup>th</sup> day of February, 20 <sup>r</sup>	11.	
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David K. Duncan United States Magistrate Judge